STEVEN G. KALAR	
Federal Public Defender	
GALIA AMRAM PHILLIPS (CABN 250551)  3 Assistant Federal Public Defender	
Assistant I caciar I unic Detender	
San Francisco, CA 94102	
Telephone: (415) 436-7700	
_	
9 IN THE UNITED STATES DISTRICT COURT	
10 FOR THE NORTHERN DISTRICT OF CALIFORNIA	
11	
SAN FRANCISCO DIVISION 2	
UNITED STATES OF AMERICA,	No. 14-CR-0636-TEH (LB)
Plaintiff,	STIPULATION AND [PROPOSED]
V.	ORDER CONTINUING SENTENCING DATE
QUINDELL NUNN,	
Defendant.	
19 I. STIPULATION	
Mr. Nunn needs more time to gather medical records for the probation officer. The	
parties and probation therefore stipulate to continue the sentencing currently set for December 7,	
2015 to January 25, 2016.	
	Respectfully submitted,
Dated: September 22, 2015	/s/ Galia Amram Phillips
Ass	istant Federal Public Defender
UNITED STATES V. NUNN, 14CR636 STIPULATION AND [PROPOSED] ORDER	I
	Federal Public Defender GALIA AMRAM PHILLIPS (CABN 250551) Assistant Federal Public Defender 450 Golden Gate Avenue San Francisco, CA 94102 Telephone: (415) 436-7700 Facsimile: (415) 436-7706 Galia_Amram@fd.org Counsel for Defendant Nunn  IN THE UNITED ST FOR THE NORTHERN SAN FRAN  UNITED STATES OF AMERICA, Plaintiff, v. QUINDELL NUNN, Defendant.  I. STIPULATION Mr. Nunn needs more time to gather med parties and probation therefore stipulate to contin 2015 to January 25, 2016.  Dated: September 22, 2015  Ass  UNITED STATES V. NUNN, 14CR636

Dated: September 22, 2015

/s/ Rita Lin

Assistant United States Attorney

## II. [PROPOSED] ORDER

The sentencing date currently set for December 7, 2015 is continued to January 25, 2016 at 2:30 pm.

IT IS SO ORDERED.

Dated 09/28/2015

